(Rev. 05/07) Warrant for Arrest **⊗**AO 442

UNITED STATES	DISTRICT	Court	U.S.	MΑ
	OFALASKA			

UNITED STATES	DISTRICT COURT U.S. MARSHAL SERVICE ALASKA
DISTRICT	OF ALASKA 2014 FEB 25 1/4 9-54
UNITED STATES OF AMERICA	*Sealed* WARRANT FOR ARREST
Darnell Dollison ORIGINAL To: The United States Marshal and any Authorized United States Officer	Case: 3:09-cr-00106-01-JWS USMS-D/ALASKA-WARRANTS FID# 393230 WARRANT # /406 - 0225 - 0203 - D Entered NCIC
YOU ARE HEREBY COMMANDED to arrest	Removed APSINGARMENT Dollison
and bring him or her forthwith to the nearest magistrate j	udge to answer a(n)
Indictment Information Complaint Pretrial Release Probation X Supervised Release Violation Petition Violation	FILEDLODGED
charging him or her with (brief description of offense) The defendant has violated one condition of his supervis	CLEDY ILS DISTRICT COURT
in violation of United States Cod	е,
Marvel Hansbraugh	hasalie of Laif Deputy Clerk
Name of Issuing Officer	Signature of Issuing/Officer
Clerk of Court Title of issuing Officer	Anchorage CL/CL 7 Date and Location

RETURN

This warrant was received and executed with the arrest of the above-named individual at

ANCHORAGE AK

NAME AND TITLE OF ARRESTING OFFICER

SIGNATURE OF ARRESTING OFFICER

IJSMS

PROB 12C (7/93)

JNITED STATES DISTRICT COUR 1 FOR THE DISTRICT OF ALASKA

Petition for Warrant or Summons for Offender Under Supervised Release

Case Number: 3:09-cr-00106-01-JWS Name of Offender: Darnell Dollison

Sentencing Judicial Officer:

John W. Sedwick, Senior U.S. District Judge

Date of Original Sentence: April 20, 2010

Distribution of a Controlled Substance (two counts) in violation of Original Offense:

21 U.S.C. § 841(a)(1) with penalty provisions at 21 U.S.C. §

841(b)(1)(C), Class C felonies

27 months jail and three years supervised release Original Sentence:

Date Supervision Commenced: August 12, 2011

Defense Attorney: Rich Curtner Asst. U.S. Attorney: Frank Russo

PETITIONING THE COURT

[X]	To issue a warrant	
[]	To issue a summons No warrant or summons action required; defendant already incarcerated or summon	ned to
	appear	

The probation officer believes that the offender has violated the following condition(s) of supervised release:

Violation Number Nature of Noncompliance

1 The defendant has violated the Mandatory Condition of Supervision "The defendant shall not commit another federal, state, or local crime and shall not illegally possess a controlled substance," in that on October 3, 2013, the defendant did knowingly possess with intent to manufacture or deliver a scheduled IA controlled substance, heroin in violation of Alaska Statute (AS) 11.71.020(a)(1) and AS 11.61.110(a)(1) and/or (B). This violation is a Grade A violation.

Deputy Chief U.S. Probation Officer

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA)) Case: 3:09-cr-00106-01-JWS
vs.) DECLARATION IN SUPPORT OF PETITION)
Darnell Dollison	

I, Travis Lyons, am the U.S. Probation Officer assigned to supervise the Court-ordered conditions of Supervised release for Darnell Dollison, and in that capacity declare as follows.

April 20, 2010, the defendant was sentenced to 27 months jail and three years supervised release for Distribution of a Controlled Substance (two counts) in violation of 21 U.S.C. § 841(a)(1) with penalty provisions at 21 U.S.C. § 841(b)(1)(C), Class C felonies. The defendant started his term of supervised release on August 12, 2011.

In September 2013 officers from the Anchorage Police Department (APD) initiated an investigation of Diamond Detail, located at 151 A St Loop #7, Anchorage, Alaska. At that time the defendant was employed as a mechanic at Diamond Detail. Their investigation revealed that various illegal narcotics were being sold out of that location. The investigation also revealed that the defendant was aware of, and facilitated, the sale of heroin.

On October 3, 2013, APD conducted a search warrant of Diamond Detail. That search discovered 12.65 grams of heroin, 1.90 grams of methamphetamine, 2.43 grams of cocaine, 29.88 grams of marijuana, and two digital scales. According to APD, the substances seized during the search were confirmed positive for their perspective illegal substance by the State crime lab. The defendant was present, arrested, and later indicted charging that the defendant knowingly possessed with intent to manufacture or deliver a scheduled IA controlled substance, heroin in violation of Alaska Statute (AS) 11.71.020(a)(1) and AS 11.61.110(a)(1) and/or (B) (case 3AN-13-10710-CR). At the time of his arrest, the defendant possessed in his pockets two cellular phones, a wallet with 21 gift cards, and \$1,206 in cash. It should also be noted that surveillance noted the morning prior to the raid several vehicles had approached the shop for short periods of time. There were also multiple people in and around the shop at the time of raid.

The defendant is currently in State custody, after failing to abide by his pretrial release conditions and is awaiting trial in this matter. Trial is currently set for the week of April 7, 2014.

Executed this 20th day of February, 2014, at Anchorage, Alaska, in conformance with the

Declaration in Support of Petition DOLLISON, Darnell 3:AN-cr-00106-01-JWS

provisions of 28 U.S.C. § 1746.

I declare, under penalty of perjury, that the foregoing is true and correct, except those matters stated upon information and belief, and as to those matters, I believe them to be true.

s/Travis Lyons

Travis Lyons
U.S. Probation Officer
District of Alaska